

114TH CONGRESS  
1ST SESSION

# S. 2168

To encourage greater community accountability of law enforcement agencies,  
and for other purposes.

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IN THE SENATE OF THE UNITED STATES

OCTOBER 8, 2015

Mr. CARDIN (for himself and Mr. UDALL) introduced the following bill; which  
was read twice and referred to the Committee on the Judiciary

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## A BILL

To encourage greater community accountability of law  
enforcement agencies, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the  
5       “Law Enforcement Trust and Integrity Act of 2015”.

6       (b) TABLE OF CONTENTS.—The table of contents for  
7       this Act is as follows:

See. 1. Short title; table of contents.  
See. 2. Definitions.

TITLE I—LAW ENFORCEMENT ACCREDITATION

Sec. 101. Accreditation of law enforcement agencies.

TITLE II—LAW ENFORCEMENT DEVELOPMENT PROGRAMS

See. 201. Law enforcement grants.

**TITLE III—ADMINISTRATIVE DUE PROCESS PROCEDURES**

See. 301. Attorney General to conduct study.

**TITLE IV—ENHANCED FUNDING TO COMBAT POLICE MISCONDUCT**

Sec. 401. Authorization of appropriations.

**TITLE V—NATIONAL TASK FORCE ON LAW ENFORCEMENT OVERSIGHT**

Sec. 501. National task force on law enforcement oversight.

**TITLE VI—FEDERAL DATA COLLECTION ON LAW ENFORCEMENT PRACTICES**

Sec. 601. Federal data collection on law enforcement practices.

**TITLE VII—MEDALLIONS FOR FALLEN LAW ENFORCEMENT OFFICERS**

Sec. 701. Medallions for fallen law enforcement officers.

**1 SEC. 2. DEFINITIONS.**

2 In this Act:

3           (1) COMMUNITY-BASED ORGANIZATION.—The  
4 term “community-based organization” means a  
5 grassroots organization that monitors the issue of  
6 police misconduct and that has a national presence  
7 and membership, such as the National Association  
8 for the Advancement of Colored People (NAACP),  
9 the American Civil Liberties Union (ACLU), the  
10 National Council of La Raza, the National Urban  
11 League, the National Congress of American Indians,  
12 or the National Asian Pacific American Legal Con-  
13 sortium (NAPALC).

14           (2) LAW ENFORCEMENT ACCREDITATION ORGA-  
15 NIZATION.—The term “law enforcement accredita-

1       tion organization” means a professional law enforce-  
2       ment organization involved in the development of  
3       standards of accreditation for law enforcement agen-  
4       cies at the national, State, regional, or tribal level,  
5       such as the Commission on Accreditation for Law  
6       Enforcement Agencies (CALEA).

7                     (3) LAW ENFORCEMENT AGENCY.—The term  
8       “law enforcement agency” means a State, local, Indian  
9       tribal, or campus public agency engaged in the  
10      prevention, detection, or investigation, prosecution,  
11      or adjudication of violations of criminal laws.

12                    (4) PROFESSIONAL LAW ENFORCEMENT ASSO-  
13       CIATION.—The term “professional law enforcement  
14       association” means a law enforcement membership  
15       association that works for the needs of Federal,  
16       State, local, or Indian tribal law enforcement agen-  
17       cies and with the civilian community on matters of  
18       common interest, such as the Hispanic American  
19       Police Command Officers Association (HAPCOA),  
20       the National Asian Pacific Officers Association  
21       (NAPOA), the National Black Police Association  
22       (NBPA), the National Latino Peace Officers Asso-  
23       ciation (NLPOA), the National Organization of  
24       Black Law Enforcement Executives (NOBLE),  
25       Women in Law Enforcement, the Native American

1 Law Enforcement Association (NALEA), the International  
2 Association of Chiefs of Police (IACP), the National  
3 Sheriffs' Association (NSA), the Fraternal Order of Police (FOP), and the National Association  
4 of School Resource Officers.

5 (5) PROFESSIONAL CIVILIAN OVERSIGHT ORGANIZATION.—The term “professional civilian oversight organization” means a membership organization formed to address and advance the cause of civilian oversight of law enforcement and whose members are from Federal, State, regional, local, or tribal organizations that review issues or complaints against law enforcement agencies or individuals, such as the National Association for Civilian Oversight of Law Enforcement (NACOLE).

## 16 **TITLE I—LAW ENFORCEMENT 17 ACCREDITATION**

18 **SEC. 101. ACCREDITATION OF LAW ENFORCEMENT AGEN-  
19 CIES.**

20 (a) STANDARDS.—

21 (1) INITIAL ANALYSIS.—The Attorney General shall perform an initial analysis of existing accreditation standards and methodology developed by law enforcement accreditation organizations nationwide,

1       including national, State, regional, and tribal accred-  
2       itation organizations.

3                     (2) DEVELOPMENT OF UNIFORM STANDARDS.—

4       After completion of the initial review and analysis  
5       under paragraph (1), the Attorney General shall—

6                     (A) recommend, in consultation with law  
7       enforcement accreditation organizations, the  
8       adoption of additional standards that will result  
9       in greater community accountability of law en-  
10      forcement agencies and an increased focus on  
11      policing with a guardian mentality, including  
12      standards relating to—

13                     (i) early warning systems and related  
14      intervention programs;

15                     (ii) use of force procedures;

16                     (iii) civilian review procedures;

17                     (iv) traffic and pedestrian stop and  
18      search procedures;

19                     (v) data collection and transparency;

20                     (vi) administrative due process re-  
21      quirements;

22                     (vii) video monitoring technology;

23                     (viii) juvenile justice and school safe-  
24      ty; and

25                     (ix) training; and

1   (B) recommend additional areas for the  
2   development of national standards for the ac-  
3   creditation of law enforcement agencies in con-  
4   sultation with existing law enforcement accredi-  
5   tation organizations, professional law enforce-  
6   ment associations, labor organizations, commu-  
7   nity-based organizations, and professional civil-  
8   ian oversight organizations.

9   (3) CONTINUING ACCREDITATION PROCESS.—  
10    The Attorney General shall adopt policies and proce-  
11   dures to partner with law enforcement accreditation  
12   organizations, professional law enforcement associa-  
13   tions, labor organizations, community-based organiza-  
14   tions, and professional civilian oversight organiza-  
15   tions to continue the development of further accredi-  
16   tation standards consistent with paragraph (2) and  
17   to encourage the pursuit of accreditation of Federal,  
18   State, local, and tribal law enforcement agencies by  
19   certified law enforcement accreditation organiza-  
20   tions.

21   (b) ACCREDITATION GRANTS.—The Attorney Gen-  
22   eral may make funds available to State, local, tribal law  
23   enforcement agencies, and campus public safety depart-  
24   ments under this section to assist in gaining or maintain-

1 ing accreditation from certified law enforcement accredita-  
2 tion organizations.

3 **TITLE II—LAW ENFORCEMENT  
4 DEVELOPMENT PROGRAMS**

5 **SEC. 201. LAW ENFORCEMENT GRANTS.**

6 (a) GRANT AUTHORIZATION.—The Attorney General  
7 may make grants to States, units of local government, In-  
8 dian tribal governments, or other public and private enti-  
9 ties, or to any multijurisdictional or regional consortia of  
10 such entities, to study and implement effective manage-  
11 ment, training, recruiting, hiring, and oversight standards  
12 and programs to promote effective community and prob-  
13 lem solving strategies for law enforcement agencies.

14 (b) PROJECT GRANTS TO STUDY LAW ENFORCE-  
15 MENT AGENCY MANAGEMENT.—Grants made under sub-  
16 section (a) shall be used for the study of management and  
17 operations standards for law enforcement agencies, includ-  
18 ing standards relating to administrative due process, resi-  
19 dency requirements, compensation and benefits, use of  
20 force, racial profiling, early warning systems, juvenile jus-  
21 tice, school safety, civilian review boards or analogous pro-  
22 cedures, or research into the effectiveness of existing pro-  
23 grams, projects, or other activities designed to address  
24 misconduct by law enforcement officers.

1       (c) PROJECT GRANTS TO DEVELOP PILOT PRO-  
2 GRAMS.—

3                 (1) IN GENERAL.—Grants made under sub-  
4 section (a) shall also be used to develop pilot pro-  
5 grams and implement effective standards and pro-  
6 grams in the areas of training, hiring and recruit-  
7 ment, and oversight that are designed to improve  
8 management and address misconduct by law enforce-  
9 ment officers.

10               (2) COMPONENTS OF PILOT PROGRAM.—A pilot  
11 program developed under paragraph (1) shall in-  
12 clude the following:

13                         (A) TRAINING.—Law enforcement policies,  
14 practices, and procedures addressing training  
15 and instruction to comply with accreditation  
16 standards in the areas of—

17                                 (i) the use of lethal, nonlethal force,  
18 and de-escalation;

19                                 (ii) investigation of misconduct and  
20 practices and procedures for referral to  
21 prosecuting authorities use of deadly force  
22 or racial profiling;

23                                 (iii) disproportionate minority contact  
24 by law enforcement;

25                                 (iv) tactical and defensive strategy;

1                                 (v) arrests, searches, and restraint;  
2                                 (vi) professional verbal communica-  
3                                 tions with civilians;  
4                                 (vii) interactions with youth, the men-  
5                                 tally ill, and limited English proficiency,  
6                                 multi-cultural communities;  
7                                 (viii) proper traffic, pedestrian, and  
8                                 other enforcement stops; and  
9                                 (ix) community relations and bias  
10                                 awareness.

11                                 (B) RECRUITMENT, HIRING, RETENTION,  
12                                 AND PROMOTION OF DIVERSE LAW ENFORCE-  
13                                 MENT OFFICERS.—Policies, procedures, and  
14                                 practices for—

15                                 (i) the hiring and recruitment of di-  
16                                 verse law enforcement officers representa-  
17                                 tive of the communities they serve;  
18                                 (ii) the development of selection, pro-  
19                                 motion, educational, background, and psy-  
20                                 chological standards that comport with  
21                                 title VII of the Civil Rights Act of 1964  
22                                 (42 U.S.C. 2000e et seq.); and  
23                                 (iii) initiatives to encourage residency  
24                                 in the jurisdiction served by the law en-

1                   forcement agency and continuing edu-  
2                   cation.

3                   (C) OVERSIGHT.—Complaint procedures,  
4                   including the establishment of civilian review  
5                   boards or analogous procedures for jurisdictions  
6                   across a range of sizes and agency configura-  
7                   tions, complaint procedures by community-  
8                   based organizations, early warning systems and  
9                   related intervention programs, video monitoring  
10                   technology, data collection and transparency,  
11                   and administrative due process requirements in-  
12                   herent to complaint procedures for members of  
13                   the public and law enforcement.

14                   (D) JUVENILE JUSTICE AND SCHOOL  
15                   SAFETY.—The development of uniform stand-  
16                   ards on juvenile justice and school safety, in-  
17                   cluding standards relating to interaction and  
18                   communication with juveniles, physical contact,  
19                   use of lethal and nonlethal force, notification of  
20                   a parent or guardian, interviews and ques-  
21                   tioning, custodial interrogation, audio and video  
22                   recording, conditions of custody, alternatives to  
23                   arrest, referral to child protection agencies, and  
24                   removal from school grounds or campus.

1                                 (E) VICTIM SERVICES.—Counseling services, including psychological counseling, for individuals and communities impacted by law enforcement misconduct.

5                                 (d) AMOUNTS.—Of the amounts appropriated to  
6 carry out this title—

7                                 (1) 4 percent shall be available for grants to Indian tribal governments;

9                                 (2) 20 percent shall be available for grants to community-based organizations;

11                                 (3) 10 percent shall be available for grants to professional law enforcement associations; and

13                                 (4) the remaining funds shall be available for grants to applicants in each State in an amount that bears the same ratio to the amount of remaining funds as the population of the State bears to the population of all of the States.

18                                 (e) TECHNICAL ASSISTANCE.—

19                                 (1) IN GENERAL.—The Attorney General may provide technical assistance to States, units of local government, Indian tribal governments, and to other public and private entities, in furtherance of the purposes of this section.

24                                 (2) MODELS FOR REDUCTION OF LAW ENFORCEMENT MISCONDUCT.—The technical assistance

1 provided by the Attorney General may include the  
2 development of models for State, local, and Indian  
3 tribal governments, and other public and private en-  
4 tities, to reduce law enforcement officer misconduct.  
5 Any development of such models shall be in con-  
6 sultation with community-based organizations.

7 (f) USE OF COMPONENTS.—The Attorney General  
8 may use any component or components of the Department  
9 of Justice in carrying out this title.

10 (g) MATCHING FUNDS.—

11 (1) IN GENERAL.—Except in the case of an In-  
12 dian tribal government or nonprofit community-  
13 based organization, the portion of the costs of a pro-  
14 gram, project, or activity provided by a grant under  
15 subsection (a) may not exceed 75 percent.

16 (2) WAIVERS.—The Attorney General may  
17 waive, wholly or in part, the requirement under  
18 paragraph (1) of a non-Federal contribution to the  
19 costs of a program, project, or activity.

20 (h) APPLICATIONS.—

21 (1) APPLICATION.—An application for a grant  
22 under this title shall be submitted in such form, and  
23 contain such information, as the Attorney General  
24 may prescribe by guidelines.

1                         (2) PRIORITY.—For law enforcement agency  
2                         applications, priority shall be given to applicants  
3                         seeking or having been awarded accreditation from  
4                         national law enforcement accreditation organiza-  
5                         tions.

6                         (3) APPROVAL.—A grant may not be made  
7                         under this title unless an application has been sub-  
8                         mitted to, and approved by, the Attorney General.

9                         (i) PERFORMANCE EVALUATION.—

10                         (1) MONITORING COMPONENTS.—

11                         (A) IN GENERAL.—Each program, project,  
12                         or activity funded under this title shall contain  
13                         a monitoring component, which shall be devel-  
14                         oped pursuant to guidelines established by the  
15                         Attorney General.

16                         (B) REQUIREMENT.—Each monitoring  
17                         component required under subparagraph (A)  
18                         shall include systematic identification and col-  
19                         lection of data about activities, accomplish-  
20                         ments, and programs throughout the life of the  
21                         program, project, or activity and presentation  
22                         of such data in a usable form.

23                         (2) EVALUATION COMPONENTS.—

24                         (A) IN GENERAL.—Selected grant recipi-  
25                         ents shall be evaluated on the local level or as

1           part of a national evaluation, pursuant to  
2           guidelines established by the Attorney General.

3           (B) REQUIREMENTS.—An evaluation con-  
4           ducted under subparagraph (A) may include  
5           independent audits of police behavior and other  
6           assessments of individual program implemen-  
7           tations. In selected jurisdictions that are able to  
8           support outcome evaluations, the effectiveness  
9           of funded programs, projects, and activities  
10          may be required.

11          (3) PERIODIC REVIEW AND REPORTS.—The At-  
12          torney General may require a grant recipient to sub-  
13          mit biannually to the Attorney General the results of  
14          the monitoring and evaluations required under para-  
15          graphs (1) and (2) and such other data and infor-  
16          mation as the Attorney General determines to be  
17          necessary.

18          (j) REVOCATION OR SUSPENSION OF FUNDING.—If  
19          the Attorney General determines, as a result of monitoring  
20          under subsection (i) or otherwise, that a grant recipient  
21          under this title is not in substantial compliance with the  
22          terms and requirements of the approved grant application  
23          submitted under subsection (h), the Attorney General may  
24          revoke or suspend funding of that grant, in whole or in  
25          part.

1                   (k) DEFINITIONS.—In this section—

2                   (1) the term “civilian review board” means an  
3                   administrative entity that—

4                   (A) is independent and adequately funded;

5                   (B) has investigatory authority and staff  
6                   subpoena power;

7                   (C) has representative community diver-  
8                   sity;

9                   (D) has policymaking authority;

10                  (E) provides advocates for civilian com-  
11                  plainants;

12                  (F) has mandatory police power to conduct  
13                  hearings; and

14                  (G) conducts statistical studies on pre-  
15                  vailing complaint trends; and

16                  (2) the term “private entity” means a private  
17                  security organization engaged in the prevention, de-  
18                  tection, or investigation of violations of criminal laws  
19                  or organizational policy, such as privately operated  
20                  campus public safety units or department store secu-  
21                  rity.

22                  **TITLE III—ADMINISTRATIVE  
23                  DUE PROCESS PROCEDURES**

24                  **SEC. 301. ATTORNEY GENERAL TO CONDUCT STUDY.**

25                  (a) STUDY.—

1                     (1) IN GENERAL.—The Attorney General shall  
2 conduct a nationwide study of the prevalence and ef-  
3 fect of any law, rule, or procedure that allows a law  
4 enforcement officer to delay the response to ques-  
5 tions posed by a local internal affairs officer, or re-  
6 view board on the investigative integrity and pros-  
7 ecution of law enforcement misconduct, including  
8 pre-interview warnings and termination policies.

9                     (2) INITIAL ANALYSIS.—The Attorney General  
10 shall perform an initial analysis of existing State  
11 statutes to determine whether, at a threshold level,  
12 the effect of this type of rule or procedure raises  
13 material investigatory issues that could impair or  
14 hinder a prompt and thorough investigation of pos-  
15 sible misconduct, including criminal conduct, that  
16 would justify a wider inquiry.

17                     (3) DATA COLLECTION.—After completion of  
18 the initial analysis under paragraph (2), and consid-  
19 ering material investigatory issues, the Attorney  
20 General shall gather additional data nationwide on  
21 similar rules from a representative and statistically  
22 significant sample of jurisdictions, to determine  
23 whether such rules and procedures raise such mate-  
24 rial investigatory issues.

25                     (b) REPORTING.—

1                     (1) INITIAL ANALYSIS.—Not later than 120  
2 days after the date of the enactment of this Act, the  
3 Attorney General shall—

4                         (A) submit to Congress a report containing  
5 the results of the initial analysis conducted  
6 under subsection (a)(2);

7                         (B) make the report submitted under sub-  
8 paragraph (A) available to the public; and

9                         (C) identify the jurisdictions for which the  
10 study described in subsection (a)(1) is to be  
11 conducted.

12                     (2) DATA COLLECTED.—Not later than 2 years  
13 after the date of the enactment of this Act, the At-  
14 torney General shall submit to Congress a report  
15 containing the results of the data collected under  
16 this section and publish the report in the Federal  
17 Register.

18 **TITLE IV—ENHANCED FUNDING  
19                     TO COMBAT POLICE MIS-  
20                     CONDUCT**

21 **SEC. 401. AUTHORIZATION OF APPROPRIATIONS.**

22                     There are authorized to be appropriated for fiscal  
23 year 2016, in addition to any other sums authorized to  
24 be appropriated for this purpose—

1                   (1) \$5,000,000 for additional expenses relating  
2                   to the enforcement of section 210401 of the Violent  
3                   Crime Control and Law Enforcement Act of 1994  
4                   (42 U.S.C. 14141), criminal enforcement under sec-  
5                   tions 241 and 242 of title 18, United States Code,  
6                   and administrative enforcement by the Department  
7                   of Justice; and

8                   (2) \$3,300,000 for additional expenses related  
9                   to conflict resolution by the Department of Justice's  
10                  Community Relations Service.

11                 **TITLE V—NATIONAL TASK  
12                 FORCE ON LAW ENFORCE-  
13                 MENT OVERSIGHT**

14                 **SEC. 501. NATIONAL TASK FORCE ON LAW ENFORCEMENT  
15                 OVERSIGHT.**

16                 (a) ESTABLISHMENT.—There is established within  
17                 the Department of Justice a task force to be known as  
18                 the Task Force on Law Enforcement Oversight (herein-  
19                 after in this title referred to as the “Task Force”).

20                 (b) COMPOSITION.—The Task Force shall be com-  
21                 posed of individuals appointed by the Attorney General,  
22                 who shall appoint not less than 1 individual from each of  
23                 the following:

24                 (1) The Special Litigation Section of the Civil  
25                 Rights Division.

1                   (2) The Criminal Section of the Civil Rights Di-  
2 vision.

3                   (3) The Federal Coordination and Compliance  
4 Section of the Civil Rights Division.

5                   (4) The Employment Litigation Section of the  
6 Civil Rights Division.

7                   (5) The Disability Rights Section of the Civil  
8 Rights Division.

9                   (6) The Office of Justice Programs.

10                  (7) The Office of Community Oriented Policing  
11 Services (COPS).

12                  (8) The Corruption/Civil Rights Section of the  
13 Federal Bureau of Investigation.

14                  (9) The Community Relations Service.

15                  (10) The Office of Tribal Justice.

16                  (11) The unit within the Department of Justice  
17 assigned as a liaison for civilian review boards.

18                  (c) POWERS AND DUTIES.—The Task Force shall  
19 consult with professional law enforcement associations,  
20 labor organizations, and community-based organizations  
21 to coordinate the process of the detection and referral of  
22 complaints regarding incidents of alleged law enforcement  
23 misconduct.

1       (d) AUTHORIZATION OF APPROPRIATIONS.—There  
2 are authorized to be appropriated \$5,000,000 for each fis-  
3 cal year to carry out this section.

4 **TITLE VI—FEDERAL DATA COL-**  
5 **LECTION ON LAW ENFORCE-**  
6 **MENT PRACTICES**

7 **SEC. 601. FEDERAL DATA COLLECTION ON LAW ENFORCE-**  
8 **MENT PRACTICES.**

9       (a) AGENCIES TO REPORT.—Each Federal, State,  
10 and local law enforcement agency shall report data of the  
11 practices of that agency to the Attorney General.

12       (b) BREAKDOWN OF INFORMATION BY RACE, ETH-  
13 NICITY, AND GENDER.—For each practice enumerated in  
14 subsection (c), the reporting law enforcement agency shall  
15 provide a breakdown of the numbers of incidents of that  
16 practice by race, ethnicity, age, and gender of the officers  
17 and employees of the agency and of members of the public  
18 involved in the practice.

19       (c) PRACTICES TO BE REPORTED ON.—The prac-  
20 tices to be reported on are the following:

- 21           (1) Traffic violation stops.  
22           (2) Pedestrian stops.  
23           (3) Frisk and body searches.

1                             (4) Instances where officers or employees of the  
2                             law enforcement agency used deadly force, includ-  
3                             ing—

4                                 (A) a description of when and where dead-  
5                             ly force was used, and whether it resulted in  
6                             death;

7                                 (B) a description of deadly force directed  
8                             against an officer or employee and whether it  
9                             resulted in injury or death; and

10                                 (C) the law enforcement agency's justifica-  
11                             tion for use of deadly force, if the agency deter-  
12                             mines it was justified.

13                             (d) RETENTION OF DATA.—Each law enforcement  
14                             agency required to report data under this section shall  
15                             maintain records relating to any matter so reportable for  
16                             not less than 4 years after those records are created.

17                             (e) PENALTY FOR STATES FAILING TO REPORT AS  
18                             REQUIRED.—

19                                 (1) IN GENERAL.—For any fiscal year, a State  
20                             shall not receive any amount that would otherwise  
21                             be allocated to that State under section 505(a) of  
22                             title I of the Omnibus Crime Control and Safe  
23                             Streets Act of 1968 (42 U.S.C. 3755(a)), or any  
24                             amount from any other law enforcement assistance  
25                             program of the Department of Justice, unless the

1 State has ensured, to the satisfaction of the Attorney  
2 General, that the State and each local law enforcement agency of the State is in substantial compliance with the requirements of this section.

5 (2) REALLOCATION.—Amounts not allocated by reason of this subsection shall be reallocated to States not disqualified by failure to comply with this section.

9 (f) REGULATIONS.—The Attorney General shall pre-  
10 scribe regulations to carry out this section.

11 **TITLE VII—MEDALLIONS FOR  
12 FALLEN LAW ENFORCEMENT  
13 OFFICERS**

14 **SEC. 701. MEDALLIONS FOR FALLEN LAW ENFORCEMENT  
15 OFFICERS.**

16 (a) IN GENERAL.—The Attorney General, in consultation with the National Law Enforcement Officers Memorial Fund, shall create and provide a distinctive medalion to be issued to the survivors of law enforcement officers—

21 (1) killed in the line of duty; and

22 (2) memorialized on the wall of the National Law Enforcement Officers Memorial.

24 (b) DISTRIBUTION OF MEDALLIONS.—The Attorney General shall make arrangements with the National Law

1 Enforcement Officers Memorial Fund to distribute the  
2 medallions to appropriate survivors of each law enforce-  
3 ment officer memorialized on the wall of the National Law  
4 Enforcement Officers Memorial.

5 (c) AUTHORIZATION OF APPROPRIATIONS.—There  
6 are authorized to be appropriated to carry out this section  
7 such sums as may be necessary.

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